

# Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <a href="http://about.jstor.org/participate-jstor/individuals/early-journal-content">http://about.jstor.org/participate-jstor/individuals/early-journal-content</a>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

# UNIVERSITY OF PENNSYLVANIA LAW REVIEW

AND

# AMERICAN LAW REGISTER

VOLUME 65 1916–1917

PHILADELPHIA
THE LAW SCHOOL, UNIVERSITY OF PENNSYLVANIA
1917

Copyrighted, 1916,

By the

University of Pennsylvania.

### TABLE OF CONTENTS.

ARTICLES.	Page
COLLATERAL ATTACK UPON JUDGMENTS ON THE GROUND OF FRAUD	
Graham C. Woodward	103
Compensation for Industrial DiseasesP. Tecumseh Sherman	513
Consequential Damages in Eminent Domain in Pennsylvania	
Roland R. Foulke51, 145,	258
CONTROL OF PROPERTY BY THE DEAD, I, II Austin Wakeman Scott 527,	632
CRIMINAL CODE OF PENNSYLVANIA, THE	232
Danish Judicial Code, The	543
DECLINE OF TRADITIONALISM AND INDIVIDUALISM, THE Edwin R. Keedy	764
DIFFERENCE BETWEEN ARBITER IN THE ROMAN SENSE AND MODERN	
Arbitrators	732
ELECTORAL COLLEGE AND PRESIDENTIAL SUFFRAGE, THE Walter Clark	737
GEORGE MIFFLIN DALLAS-IN MEMORIAMJohn W. Patton	470
Interpretation of Statutes, The Ernest Freund	207
JUDICIAL INTERPRETATION OF FOREIGN CODESLayton B. Register	39
MAINTENANCE OF SWISS NEUTRALITY IN THE PRESENT WAR, THE	
Gordon E. Sherman	315
NATURAL TERMINATION OF ESTATES, THE	325
Notice Through an Agent	1
PENNSYLVANIA PRACTICE ACT OF 1915, THE David Werner Amram	424
PERSONAL LIABILITY OF DIRECTORS FOR MISMANAGEMENT	
Carroll Brewster Rhoads	128
PROPOSED WOMAN SUFFRAGE AMENDMENT AND THE AMENDING POWER,	
TheWilliam L. Marbury	403
RECENT DIVORCE LEGISLATION IN PENNSYLVANIA AS TESTED BY FEDERAL	
Principles of Jurisdiction	338
SUPREME COURT AND THE ADAMSON LAW, THE Thomas Reed Powell	607
"THE LAW" AND THE LAW OF CHANGE, I, IINathan Isaacs659,	748
UNIFORM LIMITED PARTNERSHIP ACT, THE William Draper Lewis	715

## BOOK REVIEWS.

	Page
Addresses on Government and Citizenship (Collected and Edited by	
Robert Bacon and James Brown Scott)Elihu Root	508
Ancient Hebrew Law of Homicide, The	602
Belgium, Neutral and Loyal; The War of 1914 Emile Waxweiler	204
BETTER CITY PLANNING FOR BRIDGEPORT	
John Nolen and Frank B. Williams	818
CASES ON CIVIL PROCEDURE AND PLEADING	820
CASES ON LEGAL ETHICS	820
COMMENTARIES ON THE LAWS OF ENGLAND (Edited by Carey Jones)	
Sir William Blackstone, Kt.	313
Conventions and Declarations Concerning War, Arbitration and	
NEUTRALITY	314
CREATION OF CORPORATIONS FOR PROFIT IN PENNSYLVANIA, SUPPLEMENT,	
TheJohn F. Whitworth	604
ELEMENTS OF JURISPRUDENCE, THE	820
FEDERAL TRADE COMMISSION	
John Maynard Harlan and Lewis W. McCandless	10/2
FORMS, RULES AND GENERAL ORDERS IN BANKRUPTCY	
Marshall S. Hagar and Thomas Alexander	400
(Second Edition by Marshall S. Hagar)	
GIST OF REAL PROPERTY LAW, THE	боз
HANDBOOK OF THE LAW OF PRIVATE CORPORATIONS	
William L. Clark, Jr.	711
(Third Edition by I. Maurice Wormser)	
Hoshen Hamishpat. Jewish Code of Jurisprudence	
Rabbi J. L. Kadushin	602
LAW OF AUTOMOBILES, THE	101
(Fourth Edition by Howard C. Joyce)	
LAW OF EMINENT DOMAIN, THE	711
LAW OF INTERSTATE COMMERCE, THE (Third Edition)	
Frederic N. Judson	314
LAW AND ITS ADMINISTRATION	708
LAW OF TORTS	604
LAW OF UNINCORPORATED ASSOCIATIONS AND SIMILAR RELATIONS	
Sydney R. Wrightington	400
Lincoln, The Lawyer-StatesmanJohn T. Richards	819
MAN IN COURT, THEFrederic De Witt Wells	709

NEW AMERICAN GOVERNMENT AND ITS WORK, THEJames T. Young	401
Offical Index to State Legislation	205
OPTHALMIC JURISPRUDENCE	509
PROFIT SHARING BY AMERICAN EMPLOYERS	
Welfare Department National Civic Federation	IOI
REASONABLENESS AND LEGAL RIGHT OF THE "MINIMUM CHARGE" IN PUB-	
LIC UTILITY SERVICESSamuel S. Wyer	512
RULE-MAKING AUTHORITY IN THE ENGLISH SUPREME COURT, THE	
Samuel Rosenbaum	816
SELECT CASES AND OTHER AUTHORITIES ON THE LAW OF PRIVATE COR-	
PORATIONSEdward H. Warren	511
SIXTY YEARS OF AMERICAN LIFE	710
Titles to Real Property	206
TREATIES; THEIR MAKING AND ENFORCEMENT (Second Edition)	
Samuel B. Crandall	399
TREATISE ON THE RESCISSION OF CONTRACTS AND CANCELLATION OF WRIT-	
TEN INSTRUMENTS, A	817
UNITED STATES COMPILED STATUTES, 1016, ANNOTATED	603

#### INDEX.

Figures in the first column tefer to Articles; in the second column, to Notes; in the third column, to Recent Cases; and in the fourth column, to Book Reviews.

BOOK REVIEWS.				
<b>A.</b>	Α.	N.	R. C.	B, R.
Abraham v. Yardum		489		
ACCEPTANCE.				
Of a Contract of Guaranty-Notice			503	
ACCIDENTAL INJURY. From fireworks at a celebration, see Torts.				
ACCOUNT. Under Pennsylvania Practice Act of 1915			696	
ACT OF GOD.  As excusing carriers from liability for a destruction of goods, see Carriers.				
ACTS OF GOD.  Liability of carriers under Carmack Amendment, see Carriers.				
ACTION ON THE CASE. For false statement of intention, see Deceit.				
ADAMSON LAW.				
As decided by the Supreme Court	607 609			
due process of law	616			
lative procedureb. As to legislative interference with freedom	617			
of contract	619			
v. New	627			
ADMINISTRATION.				
Of the law				708
ADMIRALTY.				
Jurisdiction, see Torts.				
ADMISSIBILITY.				
Of parol stipulation when the inducement of a written contract, see Evidence.				

INDEX

v

ADVERSE POSSESSION.	Α,	N.	R. C.	B. R.
Continuity required, see Property. Under a mistake as to possession, see Property. Under a tax deed—Color of title, see Property.				
AGENCY.				
Injury to third persons—Joinder of parties, see Master and Servant.				
Notice through an agent—				
I. Absolute notice	2			
A. The different classes of notice  I. Notice to a class irrespective of individual	2			
notice	2			
2. Notice to individuals by performance of an	-			
act which normally gives them knowledge, 3. Notice to individuals by performance of an	3			
act which gives them knowledge  B. Effect upon the principal when absolute	5			
notice is given an agent	6			
II. Notice which means knowledge—				
A. Liability of the principal for the failure of				
the agent to communicate knowledge  B. Where knowledge is important in physical	ю			
dealings with property	13			
which there are prior equitable rights	7 =			
I. Where the agent hearing the knowledge	15			
alone acted for the principal	15			
through the agent having knowledge	20			
III. Notice to an agent through his principal	36			
The Uniform Limited Partnership Act, see Partnership.				
Albertson v. Sherton			598	
Alsworth v. Richmond			3 <b>96</b>	
AMENDMENT TO CONSTITUTION.				
Presidential suffrage, see Electoral College.				
AMENDMENT.				
Constitutional—Woman suffrage, see Constitutional Law.				

#### AMERCEMENT.

Of sheriff for neglect of duty, see Debt.

vi INDEX

AMERICAN LIFE.	A.	N.	R. C.	B. R.
Sixty years of				710
American Paper Co. v. Walther			700	
Anderson v. Carnegie Steel Co			497 193	
·			-90	
ANIMALS.			•••	
Cruelty to, as statutory offense			390	
ANTECEDENT DEBT.				
As value, constituting one a holder in due course, see Bills and Notes.				
APPEAL AND ERROR.				
Disposition of cause on reversal			85	
Effect of appeal on judgment of lower court, see Procedure.				
Nature of right of appeal			588	
Rejection of juror as ground for new trial, see Trials.				
ARBITER.				
See Arbitrators.				
ARBITRATION.				
Conventions and declarations concerning Specific performance of a contract to arbitrate			391	314
ARBITRATORS.				
Difference between Roman "Arbiter" and modern				
arbitrators		0		
Aroostook R. R., Morgan v	382	, 383		
ARREST.				
For violation of Sunday law—Necessity of warrant,		474		
ASSOCIATIONS.				
The law of unincorporated associations and simi-				
lar relations				400
ment, see Corporations.				
Atchison, T. and S. F. R. R., Christy v			86	
Atlanta Journal Co. v. Pearce			92	
ATTORNEY AND CLIENT.				
Fees on settlement of litigation by client Privilege, see Witnesses.			85	
Scope of authority			86	
Ausinger v. Cochrane			810	

AUTOMOBILE.	A	N.	R. C.	B. R.
Breach of ordinance as proof of negligence, see Negligence.				
AUTOMOBILES.				
Law of  Liability of owner for negligence of chauffeur, see  Master and Servant.				101
Backus v. One Sam Goon			699	
В.				
BANKING.				
Deposits—Checks			494	
BANKRUPTCY.				
Debts not released by discharge			804 494 298	400
BANKS.				
Collections—To bank trustee or debtor  Deposit—Relation of bank and depositor			299 696	
BARBER SHÖP.  Maintenance of, as within Sunday laws, see Sunday  Laws.				
BARRIERS.				
Along streets—Duty of municipal corporations to erect same, see Torts.				
Bartram v. Morgan			808 592	
BELGIUM, NEUTRAL AND LOYAL.				
By Emile Waxweiler  Bell, St. Lous & S. F. R. R. v			202	204
BENEFICIARY.				
Nature of contingent right of children of direct beneficiary of an insurance policy, see Insurance Laws.				
Berg v. Erickson			187	
Berkebile v. Johnstown Co			805 309	
Berry, Powell v  Beseler, Pagano v			<b>3</b> 89	
Better city planning for Bridgeport			= -	818

viii INDEX

BILL OF LADING.	A.	N.	R. C.	B. R.
Effect of, on passage of title when goods are deliv-				
ered to carriers, see Sales.  Billings, Davis v			495	
• ,			493	
BILLBOARDS.				
Police powers of municipal corporations to prohibit, see Constitutional Law.				
BILLS AND NOTES.				
Collateral security as value		68o		
Check for deposit			494 588	
Bingham v. Clarke	174	, 176 n. 1	•	
Bird, Commonwealth v			200	
BLASTING.				
Effects of, rocks thrown, trespass, see Torts.				
Bleakly, Hankins v.		682		
Blish Milling Co., Georgia, Florida and Alabama Rv. Co. v		283		
Blum, Voorhees v		0	196	
Bolsler v. Lawrence			814	
BOOK ACCOUNT.				
As evidence for a corroborative purpose			499	
As evidence for a corroborative purpose  Boston R. R., Bradford v		281 n 1	499 387	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton		381, n. 1		
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v		381, n. 1 290	3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R			387	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v			3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  Brazil Co., Robbins v			3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R.  Braham, Johnson v  Brazil Co., Robbins v  BREACH OF CONTRACT.			3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R.  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.			3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.			387 387 814	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R.  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.			3 <sup>8</sup> 7	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.  Breth, Comm. v  BRIBERY.			387 387 814	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.  Breth, Comm. v			387 387 814	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.  Breth, Comm. v  BRIBERY.			387 387 814	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.  Breth, Comm. v  BRIBERY.  By a public officer  BRIDGES.  Duty to maintain county bridges on highways			387 387 814 89	
As evidence for a corroborative purpose  Boston R. R., Bradford v  Botto v. Hamilton  Bradford v. Boston R. R  Braham, Johnson v  BREACH OF CONTRACT.  Conspiracy to procure, see Torts.  BREACH OF PROMISE.  Misconduct of plaintiff as a defence, see Contracts.  Sufficiency of evidence, see Evidence.  Breth, Comm. v  BRIBERY.  By a public officer  BRIDGES.			387 387 814	

INDEX ix

	A.	N.	R. C.	B. R.
Brinkman v. Zuckerman	177	, 178 n	. I	
Brookline Trust Co., Laighton v			696	
Brough, Garrison v			387	
Brown v. Aitken			596	
Brown Co. v. Planters Bank			503	
Bruschi v. Cooper			306	
Burnett v. Ins. Co	578	, 580 n	. 6	
BY-LAWS.				
Of savings bank, as affecting liability for payment				
to other than depositor, see Savings Banks.				
Byrd, Thomas v			813	
Calais, Wilbur v			500	
Caldwell v. Sioux Falls Co		785		
C.				
CANCELLATION OF WRITTEN INSTRUMENTS.				
See Written Instruments				817
Carmony v. Henderson			588	
Carnegie Steel Co., Anderson v			497	
CARRIERS.				
Draymen, see Common Carriers.				
Effect of bill of lading on passage of title, on				
delivery of goods to carrier, see Sales.				
Effect of Carmack Amendment on liability		571		
Elements of relationship of carrier and passenger.			805	
Federal Employers' Liability Act-When is an				
employee engaged in interstate commerce.			697	
Interest of public as affecting specific performance				
of contracts by carriers, see Specific Per-				
formance.				
Jurisdiction of Interstate Commerce Commission				
over administrative questions		368		
Liability to infant invitee, see Passengers.				
Liability for destruction of goods by Act of God			386	
Limitation of liability—Time-limit set for present-				
ing claims		282	. 0	
Carrol v. Knickerbocker Co	377	n. 2, 3	•	
Carter, Frank v			192	820
Cases on legal ethics			F02	620
Casement, Rex v			593	
Casualty Co., Hewitt v			394 96	
Cavanaugh, State v			303	
Central Railroad of N. J., Mingoes v			303 495	
Chapman v. Chapman,			430	

x INDEX

CHARITIES.  Cy près doctrine, see Trusts.  Want of trustee, see Trusts.	Α.	N.	R.C.	B. R.
CHATTEL MORTGAGES. Statement of consideration—Sufficiency, see Sales.				
CHAUFFEUR. Scope of employment, see Master and Servant.				
CHECKS.				
For deposit		686	494 386 308	
CHILDREN.				
Negligence of parents imputed to, see Negligence.				
CHRISTIAN SCIENCE. As practice of medicine—Interpretation of statutes,				
see Statutes.  Christy v. Atchison, T. and S. F. R. R  Church, McLennan v			86 504	
CITIZENSHIP,				
Rights and duties of, in the government			93	508
CIVIL PROCEDURE.				
Cases on Civil Procedure				820
Jurors.  Moot cases			589	
CLAIMS.				
Against carriers must be presented within time-				
limit set, see Carriers.  Clark, Bingham v			588	
Clarke, Bingham v Cleveland, Penna. Ry. Co., State v	174	ļ, 176 n.	308	

İNDEX xi

CLIENT. Attorney's scope of authority, see Attorney and Client.	Α.	N.	R. C.	B. R
CLUB LOCKERS.  Keeping of liquor in, see Police Power.  Cochrane, Ansinger v			810	
CODE.  Of criminal law of Pennsylvania, see the Criminal Code of Pennsylvania.				
CODES.  Danish Code, see Danish Law. Judicial powers of interpretation under foreign codes, see Judiciary.				
COERCION. In rape, by threat of arrest, see Rape. Cohen, Comm. v			498	
COIF, ORDER OF.  Elections 1917, see Law School.  Cole, People v		293	386	
COLOR OF TITLE.  Under a tax deed—Adverse possession, see Property.				
COLLATERAL ATTACK.  Upon judgments on ground of fraud, see Fraud.				
COLLATERAL LIMITATION. Of estates, see Property, Natural Termination of Estates.				
COLLATERAL SECURITY. As value, see Bills and Notes.				
COLLECTIONS. By bank—Is bank trustee or debtor? See Banks.				
COMMENTARIES. On the laws of England				313
II.: farm I imited Partnership Act see Partnership				

xii INDEX

COMMON CARRIERS.	A.	N.	R. C.	B. R.
Draymen			186	
Commonwealth v. Breth			89 200	
Comm. v. Cohen			498	
Comm. v. DuPont Co		791	.,	
Commonwealth Bank v. Goodman			198	
Commonwealth, Gray v		70, 72 n. 6	201	
Comm. v. Perkins		70, 72 H. O	593	
			0,0	
COMPARATIVE JURISPRUDENCE. See Hebraic Law.				
COMPARATIVE LAW.				
See Hebraic Law.				
COMPETENCY OF EXECUTORS.				
See Executors.				
COMPETENCY.				
Of expert to testify as to value of land, see Evidence.				
Of a judge as witness, see Evidence.				
Of witness having adverse interest to testify against decedent, see Evidence.				
,				
CONFESSIONS.				
Effect of a promise of immunity			188	
Voluntary character of, see Evidence.  Voluntary character, see Criminal Law.				
CONFISCATION.				
Of vessel carrying contraband, see Contraband.				
CONFLICT OF LAWS.				
Contracts secured on land providing for usurious interest			87	
interest			٠,	
CONFLICT.				
Of laws—Divorce			495	
CONSEQUENTIAL DAMAGES.				
In eminent domain in Pennsylvania, see Eminent Domain.				
CONSIDERATION				

### CONSIDERATION.

For chattel mortgages, see Sales. See Contracts.

CONSPIRACY.	Α.	N.	R. C.	B, R.
Contract for a "closed shop," see Torts.  To procure a breach of contract			504	
CONSPIRATORS.				
Declarations of, as evidence, see Evidence.				
CONSTITUTION.				
Of Pennsylvania—Workmen's Compensation Act			496	
CONSTITUTION OF UNITED STATES.				
First amendment, see Constitutional Law.				
CONSTITUTIONAL LAW.				
"Blue sky laws" regulating dealings in corporate				
securities		785		
Compulsory workmen's compensation		682		
pensation Act			496	
Freedom of speech and of the press		170		
Municipal corporations—Police powers—Prohibition of billboards		686		
Presidential electors, see Electoral College.		000		
Proposed woman suffrage amendment	403			
Restrictions on use of land		372		
Searches and seizures and return of papers unlaw-		574		
fully taken		67		
Unreasonable police regulations—"Imported eggs"			300	
CONSTRUCTION.				
Of trusts, power of trustees, see Trusts.				
Of "widow" in a will, see Wills. Of word "issue" in wills, see Wills.				
,				
CONSULS.				
Limitations of powers to deal with property of their nationals		689		
CONTEMPT.			0.6	
Jurisdiction of federal courts over		571 n. 1	806	
CONTRACTS.				
Consideration			806	
suits, see insurance.				

xiv INDEX

Defense to breach of promise, misconduct of	Α.	N.	R. C.	B. R
plaintiff			588	
Enforceable in equity—War—Altered conditions Exercise of an option as an equitable conversion, see Equity.			499	
Illegal consideration			87	
Illegal as against public policy			807	
Impossibility of performance as an excuse Liability of husband for necessaries when marriage			187	
is void			192	
Measure of damages for, see Damages.  Nature of contingent right of children of direct beneficiary of an insurance policy, see Insurance Law.				
Necessity for notice of acceptance of a guaranty Partners as binding firm, see Partnership.		787		
Recovery by members of family in implied				
assumpsit		584		
Scope of guaranty, see Guaranty.				
Secured on land, with usurious interest—Conflict of laws, see Conflict of Laws.				
Specific performance of a contract to arbitrate, see Arbitration.				
Specific performance of, as affected by public interest, see Specific Performance.				
Sufficiency of evidence in breach of promise, see Evidence.				
Sunday—Rescission			808	
Tax claim as a debt			590	
Violation of license statute as affecting validity of sale, see Sales.				
Vote of unincorporated association as an offer			591	
Guaranty-Notice to guarantor			301	
Rescission of, treatise on, and the cancellation of written instruments				817
CONTRABAND.				
Confiscation of vessel, carrying		374		
CONTRIBUTORY NEGLIGENCE.				
Of owner's servant not imputed to invitee, see Master and Servant.				
CONTROL.				
Of property by the dead	632			

CONVENTIONS.	A.	N.	R. C.	B. R.
Concerning war, arbitration and neutrality				314
CONVERSION.				
Exercise of an option as an equitable conversion, see Equity.				
CONVEYANCING.				
Restrictive covenant, interpretation of "dwelling," see Covenants.				
Cooper, Bruschi v			306	
COPYRIGHT.				
Originality of photograph as ground for validity of copyright			389	
CORONER.				
Official records of inquest as evidence, see Evidence.				
CORPORATIONS.				
Acts ultra vires—Power to lend money		285		
The creation of corporations for profit in Penn-				_
sylvania				604
be held			592	
Personal liability of directors for corporate mis-				
management	128			
of stock		692		
Private—Law of				711
Right to tax a foreign corporation, see Consti-				
tutional Law.  Ultra vires acts not available as a reference until				
return of profits			698	
CORROBORATION.				
Of testimony of an accomplice, see Evidence.				
Book accounts—Evidence			499	
Of a wife of accomplice, see Evidence.				
COTENANT.				
Redemption by—Tenancy in common, see Property.		_		
Cotton & Hayles, Schwann v	70	ó, n. I	106	
Cotton Co. v. Matheson			196 98	
Courtland v. Larson			189	
Coultrab Hall v		785		

xvi INDEX

COUNTY.	Α.	N.	R. C.	B. R.
Duty to maintain bridges in Pennsylvania on highways taken over by state, see Bridges.				
COURSING.				
As a statutory offense, see Criminals.				
COURTS.				
Jurisdiction over contempt, see Contempt. Status of moot case, see Civil Procedure.				
COVENANTS.				
Covenant of seizure, see Property.				
COVENANT.				
For quiet enjoyment, whether broken by nuisance of lessee of adjoining property, see Landlord and Tenant.  Restrictive covenants, interpretation of "dwelling,"  Cox v. Coulston			196 <b>9</b> 8	
			90	
CRIMES.  Evidence of former crimes, admissibility, see Evidence.				
CRIMINAL CODE OF PENNSYLVANIA, THE				
Lack of principle in classifying crimes  Effect of existing classification  The grading of penalties  Relation of fine to imprisonment  Incomplete crimes  Use of words in characterizing the act  Instances of lack of co-ordination in drafting	222 235 237 241 244 246 248			
CRIMINAL LAW.				
Cruelty to animals as statutory offense, see Animals.				
Evidence of former offenses, see Evidence.  Evidence—Other offenses  Former offenses—Admissibility, see Evidence.			497	
Impersonation of a member of Congress			188	
Jurisdiction of Court of Quarter Sessions			498	
Manslaughter—Failure to provide medical attendance for child			88	
Procuring of absence of witness as a crime			593	
Scope of treason			593	
Voluntary character of a confession			88	
Crowley v. State			189	

INDEX xvii

CRUELTY.	Α.	N.	R. C.	B. R
To animals as statutory offense, see Animals.				
Curtis v. Mauger		795 686		
CYCLES IN JEWISH LAW. See Hebraic Law.				
CY PRES.				
See Trusts.				
D.				
DALLAS.				
George Mifflin, Death of	470			
DAMAGES.				
Consequential, in eminent domain in Pennsylva- nia, see Eminent Domain.				
Measure of, in contract actions		288		
Loss of will under Workmen's Compensation Act,			59 <i>7</i>	
For a "spite" wall, see Property.				
For trade boycott, see Torts.  Dampsell, Hayes v			194	
Dampseu, Hayes V.  Dammeger v. Vorhis			502	
Danish Code	543		J02	
Daughter's dressmaker's bills, see Parent and				
Child.				
Davis v. Billings			495	
Davis, Harvard v			87	
DEBT.				
Sheriff's amercement for neglect of duty Tax claims as debts, see Contracts.			89	
DEBTOR.				
Is bank in collection of notes? see Banks.				
DECEDENTS' ESTATES.				
See Wills.				
DECEIT.				
Liability for reckless statements			191	
Statements of intention—Liability for			600	
DECLARATIONS.				
Concerning war, arbitration and neutrality				314
Of conspirators as evidence, see Evidence.			500	
Of domicile—Evidence			200	

xviii INDEX

<b>DECREES.</b> Enforcement of, and remedies for disobedience, see Equity.	Α.	N.	R. C.	B. R
DEEDS—DELIVERY IN ESCROW. See Property.				
DEEDS.  Restrictive covenants, construction of "dwelling," see Covenants.				
DEFENSES.  In bankruptcy—Pledge  Misconduct of plaintiff in breach of promise, see Contracts.			<b>49</b> 5	
DEGREE OF CARE.				
Necessary by street railways, see Torts.				
<b>DELIVERY TO CARRIER.</b> See Sales.				
DELIVERY OF DEEDS IN ESCROW. See Property.				
DEPOSIT.				
In a bank, relation of bank and depositor Of checks—Banking			696 494	
DEPOSITOR.				
Remedy against savings bank for payment to wrong person, see Savings Banks.				
DESCRIPTIVE NAMES. When descriptive, see Trade Names.				
DIRECT LIMITATION.  Of estates, see Property, Natural Termination of Estates.				
DIRECTORS.				
Liability for corporate mismanagement, see Corporations.				
Powers of, of a corporation—Refusal to register transfer of stock		692		
porations.				

INDEX xix

DISCRETION OF COURT.	A.	N.	R. C.	B. R.
To decide whether questions are leading or not, see Evidence.				
Dittmer, Prentiss v			95	
DIVORCE.				
Conflict of laws	338		495	
Dolan, Lee v			89	
DOMICILE.				
Declarations of, as evidence  Dommer, People v.  Drake, Gordon v.  Dry Goods Co. v. Hamilton  DuBois, Schell v.		179, 181 n.	500 590 298 <b>398</b> 5	
DUE PROCESS CLAUSE.				
Restrictions on use of land, see Constitutional Law.  Dufee, In re  Dunham v. Holmes  Du Pont Co., Comm. v.		791	804 502	
DUTY.				
To return goods on rescission of contract, see Sales. Of savings bank to depositor, see Savings Banks. To trespassers for misfeasance, see Torts.	•			
DWELLING.				
Construction of, in a restrictive covenant, see Covenants.				
E. EASEMENTS. Continuous and apparent, see Property. Surrender by non-user, see Property.				
Eastern Pa. Co., Edison Co. v			198	
Edison Co. v. Eastern Pa. Co Eicholz, Malzy v			198 192	
ELECTORAL COLLEGE.				
Presidential suffrage	737	581 n. 2		
ELECTRIC COMPANIES.				
Liability for negligence			<b>506</b>	

xx INDEX

EMINENT DOMAIN.	Α.	N.	R. C.	B. R.
Consequential damages in Pennsylvania	51			
1. Public rivers	54			
2. Adjoining owners prior to 1874	56			
3. Damages to rest of tract where part is taken	57			
4. Damages to abutting and non-abutting				
owners by disturbance of public highway.	59			
5. Constitution of 1874 and its effect 6. Public river cases since 1874	60 63			
7. Damages to property actually taken	65			
8. Damages to property in the vicinity	145			
9. Disturbance of public highways	148			
10. Corporations in highways	153			
11. Construction of a fence in a street	258			
12. The laying out of a street without opening.	263			
13. Time of accrual of action	271			
14. Security for consequential damages	272			
15. Negligence	272			
16. Summary	273			
Consequential damages in Pennsylvania—	- =0			
I. Construction of a sewer in a street	258			
2. The laying out of a street without opening. 3. Time of accrual of action	263			
4. Security for consequential damages	272 272			
5. Negligence	272			
6. Summary	273			
Law of	, ,			711
EMPLOYEE.				
Killed in interstate commerce—Federal Employers' Liability Act, see Carriers.				
EMPLOYER.				
Liability of, for negligence of chauffeur, see Master and Servant.				
EMPLOYMENT.				
Scope of employment of chauffeur, see Master and Servant.				
Scope of, of servant under Workmen's Compensation Act, see Master and Servant.				
ENGLAND.				
Laws of, commentaries				313
ENGLISH SUPREME COURT.				
Rule making authority in				816
Equitable Co., Parrone v			704	

EQUITY.	Α.	N.	R. C.	B. K.
Enforcement of decrees and remedies for disobe-				
dience		70		
Exercise of an option as an equitable conversion			594	
Power to relieve against judgments at law, see				
Judgments.				
Specific performance—War—Effect of altered con-				
ditions—Contracts enforceable			499	
EQUITY JURISDICTION.				
Specific performance of a contract to arbitrate,				
see Arbitration.				
Specific performance of mortgages, see Specific				
Performance.				
Erber v. United States			303	
Erdman v. Trustees			806	
Erickson, Berg v			187	
Erickson v. MinnOntario Power Co			85	
Erie R. R. Co., Hamilton v		691	_	
Evansville Ry. v. Scott			813	
EVIDENCE.				
Admissibility of confessions, see Confessions.				
Admissibility of evidence at former trials			596	
Admissibility of former crimes			391	
Admissibility of parol stipulation inducing a writ-				
ten contract			190	
Amount of interest that disqualifies a witness			590	
Book accounts—Corroborative purpose			499	
Competency of expert to testify as to value of land			596	
Competency of judge as witness			304	
Declarations of conspirators			303	
Domicile—Declarations			500	
Hearsay under Workmen's Compensation Act		277	595	
Leading questions—Within court's discretion		377	303	
Official records of a coroner's inquest		290	303	
Of other offenses—Criminal law		290	497	
Of wife of an accomplice is good corroboration			90	
Presumption from failure to produce			699	
Sufficiency, in breach of promise			588	
Testimony of an accomplice, necessity for cor-				
roboration			90	
Voluntary character of a confession			302	
Witness having an adverse interest against				
deceased			392	
Ewell v. Sneed			707	
Excelsior Saving Fund v. Fox			190	

xxii INDEX

Accident from, at a celebration, see Torts.

EXCUSE.	A.	N.	R. C.	B. R.
For breach of contract on ground of impossibility of performance, see Contract.				
EXECUTORS.				
Competency			808 300	
EXPERTS.				
Competency to testify as to value of land, see Evidence.				
Ezzard, Okla. City Bk. v			301	
F.				
FAIR COMMENT.				
What constitutes in libel, see Libel.				
FALSE REPRESENTATIONS.				
Debt arising from, not discharged by bankruptcy, see Bankruptcy.				
FAMILY.				
Right of members of family to recover in implied assumpsit, see Contracts.				
Feather v. Husted			598	
FEDERAL EMPLOYERS' LIABILITY ACT.				
For an employee killed in interstate commerce			697	
Fed. Mining Co., Hanley v			703	
Federal Trade Commission				102
FEES.				
On settlement of litigation by client, see Attorney and Client.				
FELLOW SERVANT.				
When a foreman is a vice principal and when a fellow servant, see Master and Servant.				
Felton, Schlecter v			191	
FIDUCIARY.				
Liability of directors for corporate mismanagement, see Corporations.				
FIREWORKS.				

INDEX xxiii

1110011				2020211
FIRST AMENDMENT TO CONSTITUTION.	Α.	N.	R. C.	B. R.
See Constitutional Law.  First Bank of Middletown, Heinrich v  Frober v. O'Brien  Fiske, Wooster v			494 809 307	
FIXTURES. See Property.				
FOREIGN CODES.  Powers of interpretation given judiciary, see Judiciary.				
FOREIGN CORPORATION. Of insurance, jurisdiction of			501	
FOREIGN LAW. Danish Code, see Danish Law.				
FOREMAN.  When a vice principal and when a fellow servant, see Master and Servant.  Foster, Western Union Co. v  Fox, Excelsior Saving Fund v  Fox v. Rees  Francis, Martin v  Frank v. Carter		482	190 701 807 192	
FRAUD.				
Collateral attack on judgments on ground of  Attack by party or proxy	103 106 125			
Reckless statements			90	
FREEDOM OF SPEECH.				
Frick v. Hartford Life Ins. Co		801	501 84	
Garnson v. Brough Geiger-Jones Co., Hall v		785	387	

xxiv INDEX

	A.	N.	R. C.	B. R.
Georgia, Florida and Alabama Ry. Co. v. Blish		-0-		
Milling Co		283 285		
Gibson, Nelson v		205	499	
Gifford, Mazzolini v		476	1,2,2	
See Constitutional Law.				
G.				
GIFT.				
To illegitimate child in a will, see Property.				
Gleason v. Thaw			600	
Goodman, Commonwealth Bank v			198	
Gordon v. Drake			298	
GOVERNMENT.				
The new American Government and its work				401
Rights and duties of a citizen therein				508
Treaties: their making and enforcement				399
Gray v. Commonwealth			201	
Great Northern R. R., Palon v			596	
Greer v. Western Union Tel. Co		700	305	
Griswold v. Wichita		790	810	
			0.0	
GUARANTY.				
Necessity for notice of acceptance, see Contracts.				
Notice to guarantor, see Contracts.				
Notice to guarantor of acceptance			503 398	
Scope of			390	
GUESTS.				
Not liable for negligence of owner's servant, see  Master and Servant.				
Hale v. Wyatt			204	
Haliday, Hibbard v		73, 74 n.	304 T	
Halliday, Sroka v		70,74	97	
Hall v. Coultrap		785	•	
Hall v. Geigor-Jones Co		785		
Hall v. Rose Auto Co		785		
Hall v. U. S			497	
Halsey, Merrick v		785		
Hamilton, Botto v		381 n. 1	_	
Hamilton, Dry Goods Co. v		6.	398	
Hamilton v. Erie R. R. Co		691	#0.*	
Hanley v. Fed. Mining Co			703 501	
Hartford Life Ins. Co., Frick v			501	

INDEX xxv

A.	N. 682	r. c. 87 194	в. к.
		596	
59 <b>, 7</b> 4	8	494 588	602 602
		394	
	73, 74 n.	I	
		809 186 705	
	680	502	100
		393 598	
		682 59, 748 7 <b>3</b> , 74 n.	87 682 194 596 597,748 494 588 394 73,74 n. 1

#### 1

# ILLEGAL CONSIDERATION OF CONTRACTS.

See Contracts.

ILLEGITIMATE CHILD.

Gift to, in a will, see Property.

xxvi INDEX

#### IMMUNITY.

A. N. R. C. B. R.

96

Promise of, as affecting confessions, see Confessions.

#### IMPERSONATION.

Of member of Congress as a criminal offense, see Criminal Law.

#### IMPOSSIBILITY.

Of performance as excuse for breach of contract, see Contracts.

#### INCORPORATION BY REFERENCE.

Of a letter into will, see Wills.

#### INDEBITATUS.

Right of members of family to recover in *indebi*tatus, see Contracts.

Tax claims as debts, see Contracts.

#### INDEMNITY.

Against liability and loss, see Suretyships.

#### INDEPENDENT CONTRACTOR.

Distinguished from employee, see Master and Servant.

#### INDEPENDENT NEGLIGENCE.

Of passenger of automobile—Knowledge of driver's intoxication, see Torts.

#### INDIVIDUALISM.

Decline of, see Philosophy.

#### INDUSTRIAL DISEASES.

Under Workmen's Compensation Acts, see Workmen's Compensation.

#### INFANTS.

Negligence of parents imputed to children, see . Negligence.

Inhabitants of Leeds, McCarthy v. .....

#### INJURY.

Arising out of the employment—Workmen's Compensation Act, see Master and Servant.

To third persons by a servant—Joinder of parties, see Master and Servant.

INDEX xxvii

INJURY TO TRESPASSER.	A.	N.	R. C.	B. R.
By an unlicensed automobile, see Torts.				
INQUEST.				
Of coroner—Official records as evidence, see Evidence.				
In re Blake			594	
In re Keith's Estate			203	
In re Madden			93	
In re Sanderson's Case	80	, n. 2		
In re Solm's Estate			397	
In re Tower's Estate			395	210
In re Wellmade Gas Mantle Co.			299	312
			299	
INSPECT. Right to, see Sales.				
INSURANCE.				
Death from ptomaine poisoning		789		
ter		-0 -0	501	
Ins. Co., Burnett v	57	78, 5 <b>8</b> 0 n	. 0	
INSURANCE LAW.				
Contingent right of children of direct beneficiary,				
its nature		578		
INTEREST.				
Amount of, to disqualify a witness, see Evidence.				
INTERNATIONAL LAW.				
Confiscation of vessel carrying contraband, see Contraband.				
Difference between "arbiter" and modern arbitrator, see Arbitrators.				
Neutral vessel—Continuous voyage		477		
INTERPRETATION.				
Powers given judiciary under foreign codes, see Judiciary.				
Of statutes of practice of medicine—Christian				
Science, see Statutes. Of "widow" in a will, see Wills.				
INTERPRETATION OF STATUTES.				
Operation and interpretation	207			
Interpretation as a judicial function  Opposition to judicial interpretation	-			

xxviii INDEX

Legislative interpretation—	A.	N.	R. C.	B. R.
Executive and administrative interpretation	211			
Legal science and interpretation	211			
Interpretation a question of law	212			
Legal rules of interpretation	213			
Strict and liberal construction	213			
Principles of legislation as principles of construc-				
tion	214			
Statutory rules of interpretation	216			
Qualified force of rules of interpretation	216			
Rules of interpretation and judicial precedents and				
dicta	217			
Construction in the absence of ambiguity	217			
Principle of literalness	218			
Verbal inaccuracies and defects of expression	219			
Defects of thought	220			
Non-literal construction	221			
Restrictive interpretation—Statutes whether con-				
trollable by equity	22I			
Statute whether controllable by established policy,	222			
Restrictive interpretation to prevent a murderer				
from reaping the benefit of his crime	223			
Extensive interpretation and analogy	224			
Abrogation of common law rules by the spirit of	•			
new legislation	225			
General exclusion of analogy	225			
Evasion of statute by keeping out of its letter	228			
Analogy and codification	220			
malogj and coamounts	,			
INTERSTATE COMMERCE.				
Effect of Carmack Amendment on liability of car-				
riers for acts of God, see Carriers.				
Employee killed therein—Federal Employers' Lia-				
bility Act, see Carriers.				
Law of				314
Right to tax foreign corporation, see Constitu-				0-4
tional Law.				
tional Daw.				

# INTERSTATE COMMERCE COMMISSION.

Jurisdiction over administrative questions, see Carriers.

#### IN THE COURSE OF EMPLOYMENT.

An injury sustained out of and in the course of —Effect of pre-existing disease, see Workmen's Compensation Act.

INDEX xxix

R.

INTOXICANTS.	A.	N.	n C	
In club lockers, see Police Power.  Knowledge by passenger of driver's condition—  Independent negligence, see Torts.		N.	R. C.	В
INVITEES.  Liability of, for negligence of owner's servant, see  Master and Servant.				
ISSUE.  Meaning of, in wills, see Wills.				
J.				
JEOPARDY. Former as a bar to criminal action			189	
JEWISH JURISPRUDENCE. See Hebraic Law.				
JEWISH LEGAL HISTORY.  See Hebraic Law.  Johnson v. Braham		290 488	805	
JOINDER.  Of parties for injury to third persons by a servant, see Master and Servant.				
JUDGE. Competency of, as witness, see Evidence.				
JUDGMENTS.  Attack on ground of fraud, see Fraud.  Effect of appeal on judgment of lower court, see Procedure.  Relief in equity against judgments at law		174	305	
JUDICIARY.				
Powers on interpretation under foreign codes  1. Swiss	39 39 40 43 45 46			

xxx INDEX

Bankruptcy.
Of subject matter—Foreign insurance corporation,       501         JURISPRUDENCE.         Elements of       820         Ophthalmic       509         JURISPRUDENCE—COMPARATIVE.         See Hebraic Law.       387         Misconduct, as ground for new trial       387         Rejection of juror as ground for new trial, see Trials.         Kansas R. R. v. Kansas       574, 576 n. 11         Katz v. Smith       392         Kehoe Co., Lippman v.       592         Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         Kitig, People v.       595         Kitison, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       666         Laighton v. Brookline Trust Co.       696         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Elements of
Ophthalmic         509           JURISPRUDENCE—COMPARATIVE.           See Hebraic Law.           JURORS.           Misconduct, as ground for new trial         387           Rejection of juror as ground for new trial, see         Trials.           Kansas R. R. v. Kansas         574, 576 n. 11           Katz v. Smith         392           Kehoe Co., Lippman v.         592           Kentucky Co., Lexington Co. v.         507           Keystone Co., Anderson v.          193           Kitson, Lawrence v.         388           Knickerbocker Co., Carrol v.         377, n. 2, 378           Koch, Stauffer v.         787           Laighton v. Brookline Trust Co.         199           Lamar v. United States         188           Lamb, State v.         372, n.11, 373
JURORS.   387   Rejection of juror as ground for new trial   387   Rejection of juror as ground for new trial, see   Trials.   574,576 n. 11   Katz v. Smith   392   Kehoe Co., Lippman v.   592   Kentucky Co., Lexington Co. v.   507   Keystone Co., Anderson v.   193   King, People v.   595   Kitson, Lawrence v.   388   Knickerbocker Co., Carrol v.   377, n. 2, 378   Koch, Stauffer v.   787   Laighton v. Brookline Trust Co.   696   Lake v. Western Co.   197   Lamar v. United States   188   Lamb, State v.   372, n.11, 373   L.
Misconduct, as ground for new trial       387         Rejection of juror as ground for new trial, see       Trials.         Kansas R. R. v. Kansas       574, 576 n. 11         Katz v. Smith       392         Kehoe Co., Lippman v.       592         Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Misconduct, as ground for new trial       387         Rejection of juror as ground for new trial, see       Trials.         Kansas R. R. v. Kansas       574, 576 n. 11         Katz v. Smith       392         Kehoe Co., Lippman v.       592         Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Katz v. Smith       392         Kehoe Co., Lippman v.       592         Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Kehoe Co., Lippman v.       592         Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Kentucky Co., Lexington Co. v.       507         Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Keystone Co., Anderson v.       193         King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
King, People v.       595         Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Kitson, Lawrence v.       388         Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Knickerbocker Co., Carrol v.       377, n. 2, 378         Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Koch, Stauffer v.       787         Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Laighton v. Brookline Trust Co.       696         Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373
Lake v. Western Co.       197         Lamar v. United States       188         Lamb, State v.       372, n.11, 373         L.
Lamar v. United States
Lamb, State v
L.
<del>_</del>
LAND.
Restrictions on use of, whether constitutional, see Constitutional Law.
LANDLORD AND TENANT.
Liability to third persons for negligence 502  Nuisance by lessee adjoining as breach of covenant
of quiet enjoyment
Langlands, Leng Co. v
Lannon v. Lannon       812         Larson, Courtland v.       189

INDEX xxxi

LAW.  Of eminent domain	<b>A.</b>	N.	R. C.	B. R. 711 314 711 708 101
LAW, COMPARATIVE. See Comparative Law.				
LAW, CONSTITUTIONAL. See Constitutional Law.				
LAW, INTERNATIONAL.  Difference between "arbiters" and modern arbitrators, see Arbitrators.				
LAW, ROMAN. See Roman Law.				
LAWS.				
Conflict of—Divorce			495	313
LAW SCHOOL.  Death of George Mifflin Dallas  Elections 1917 to Order of Coif  Lawrence, Bolsler v  Lawrence v. Kitson	470	784	814 388	
<b>LEADING QUESTIONS.</b> Are within court's discretion, see Evidence.				
LEAK.  From pipe—Rule of "Rylands v. Fletcher," see Trespass.  Lee v. Dolan  Leftwich, Vinegar v.			89 393	
LEGAL ETHICS.				
Cases on				820
LEGAL PHILOSOPHY.				

Decline of traditionalism and individualism, see

Philosophy.

xxxii INDEX

LEGISLATION.  In Pennsylvania on divorce, see Divorce. Practice Act of Pennsylvania, 1915, see Pennsylvania.  The Uniform Limited Partnership Act, see Partnership.  Leland's Will, In re	Α.	N.	808 91	B. R.
LETTERS. As incorporated into a will, see Wills. Lewis, Comm. ex rel. Lieberum v Lexington Co. v. Kentucky Co		70, 72 n. 6	5 507	
LIABILITY.  Of carriers for acts of God, under Carmack Amendment, see Carriers.  Of carriers for destruction of goods by act of God, see Carriers.  Of carriers limited to within time-limit set for presenting claims, see Carriers.  Of directors for corporate mismanagement, see Corporations.  Of draymen as common carriers, see Common Carriers.  Of firm for partner's contracts, see Partnership. Indemnity against, see Suretyship.  For industrial diseases, see Workmen's Compensation.  Of invitee for negligence of chauffeur of owner, see Master and Servant.				
For negligence—Res ipsa loquitur			506	
gence			502	
Fair comment—What constitutes			91	
Words libelous per se			92	
LICENSES.  Violation of license statute as affecting validity of sale, see Sales.				

LIFE ESTATE. Merger, see Property.

INDEX xxxiii

LIFE INSURANCE.  Nature of contingent right of children of direct beneficiary of an insurance policy, see Insurance Law.	Λ.	N.	R. C.	B. R.
LIMITATIONS. Of estates, see Property.				
LIMITED PARTNERSHIPS.  The Uniform Limited Partnership Act, see Partnership.				
LINCOLN, ABRAHAM.				
The lawyer-statesman  Lindenberger Co. v. Lindenberger  Lippman v. Kehoe Co			499 592	819
LIQUOR.				
In club lockers, see Police Power.				
LITTORAL OWNERS.				
Rights in navigable waters, see Property.				
LOSS.				
Indemnity against, see Suretyship.				
Louisville and N. R. R. Co. v. Parker			697	
Lumber Co., Tuttle v			394	
McCarthy v. Inhabitants of Leeds		68o	96	
McElroy, Wrightsville Co. v		080	698	
McLennan v. Church et al			504	
Main v. Pratt			811	
Maine Cent. R. R., Continental Co. v		571 n. 1		
Malzy v. Eicholz			192	
м.				
MANDAMUS.				
To compel county to maintain bridges on highways taken over by state, see Bridges.				
Mauger, Curtis v		<b>7</b> 95		
MANSLAUGHTER.				
Failure to provide medical attendance for child, see Criminal Law.				

xxxiv INDEX

MARRIAGE.	A.	N.	R. C.	B. R.
Liability of husband for wife's necessaries under				
void marriage, see Contracts.				
Marsch, Potter Co. v			391	
Martin v. Francis			807	
Masitis v. St. Vincent Society			696	
MASTER AND SERVANT.				
Employee and independent contractor, distin-				
guished			394	
Injury to third persons—Joinder of parties  Liability of invitee for servant of invitor			305	
Liability of owner of automobile for negligence			202	
of chauffeur		177		
Liability under Workmen's Compensation Act for		-//		
injury arising out of and in the course of				
the employment—Effect of pre-existing				
disease			93	
Loss of will as damages under Compensation Acts,				
see Damages.				
Scope of authority under Workmen's Compensation Act			204	
What constitutes relation			394 194	
When a foreman is a vice principal and when a			- 24	
fellow servant			193	
Workmen's Compensation Act—Injuries arising in				
the course of the employment		8 <b>o</b>		
Workmen's Compensation Act—Injury arising out				
of the employment			700	
employee			810	
Workmen's Compensation Act—Walking on rail-			010	
road to work			701	
Masterman v. Masterman			702	
Mather v. Stokely			598	
Matheson, Cotton Co. v		,	196	
Massolini v. Gifford		476	200	
Meakin, Waters v			390	
MEASURE.				
Of damages in contract actions, see Damages.				
MEDICINE.				
Practice of as regulated by statute—Christian Science, see Statutes.				
Megie, Ely v		581 n. 2	_	
Mendenhall, Shepard v			815	

INDEX xxxv

Life estate, see Property.  Merrick v. Halsey	MERGER.	Α.	N.	R. C.	B. R.
Miller, Georgia Granite Co. v	Life estate, see Property.				
Mingoes v. Central R. R. of N. J	Merrick v. Halsey		785		
Minn. Life Ins. Co. v. Taggus State Bank	, ,		285		
MinnOniario Power Co., Erickson v					
MISFEASANCE.  Duty to trespasser, see Torts.  MISTAKE AS TO BOUNDARY.  As adverse possession, see Property.  Mitchell, Southern Bell Telephone Co. v	•				
Duty to trespasser, see Torts.  MISTAKE AS TO BOUNDARY.  As adverse possession, see Property.  Mitchell, Southern Bell Telephone Co. v	MinnOnlario Power Co., Erickson V			05	
MISTAKE AS TO BOUNDARY.  As adverse possession, see Property.  Mitchell, Southern Bell Telephone Co. v	MISFEASANCE.				
As adverse possession, see Property.  Mitchell, Southern Bell Telephone Co. v	Duty to trespasser, see Torts.				
MOOT CASES.  Status of, see Civil Procedure.  Morgan v. Aroostook R. R	MISTAKE AS TO BOUNDARY.				
MOOT CASES.  Status of, see Civil Procedure.  Morgan v. Aroostook R. R	As adverse possession, see Property.				
Status of, see Civil Procedure.  Morgan v. Aroostook R. R	Mitchell, Southern Bell Telephone Co. v			87	
Morgan v. Aroostook R. R	MOOT CASES.				
Morgan, Bartram v	Status of, see Civil Procedure.				
MORTGAGES.  Right of mortgagee to sue mortgagor's grantee 791 Specific performance of, see Specific Performance.  Mountain Lumber Co. v. Washington 682 Mulchanock v. Whitehall Cement Mfg. Co 310  MUNICIPAL CORPORATIONS.  Duty to erect barriers along streets, see Torts. Police powers of, to prohibit billboards in residential districts, see Constitutional Law.  Mutual Co. v. Woolen Co 590	· ·	3	82 n. 1, 3	383	
Right of mortgagee to sue mortgagor's grantee 791 Specific performance of, see Specific Performance.  Mountain Lumber Co. v. Washington	Morgan, Bartram v			808	
Specific performance of, see Specific Performance.  Mountain Lumber Co. v. Washington	MORTGAGES.				
Mulichanock v. Whitehall Cement Mfg. Co			791		
MUNICIPAL CORPORATIONS.  Duty to erect barriers along streets, see Torts.  Police powers of, to prohibit billboards in residential districts, see Constitutional Law.  Mutual Co. v. Woolen Co	Mountain Lumber Co. v. Washington		682		
Duty to erect barriers along streets, see Torts.  Police powers of, to prohibit billboards in residential districts, see Constitutional Law.  Mutual Co. v. Woolen Co	Mulchanock v. Whitehall Cement Mfg. Co			310	
Police powers of, to prohibit billboards in residential districts, see Constitutional Law.  Mutual Co. v. Woolen Co	MUNICIPAL CORPORATIONS.				
dential districts, see Constitutional Law.  Mutual Co. v. Woolen Co	Duty to erect barriers along streets, see Torts.				
Mutual Co. v. Woolen Co					
	•				
N.	Mutual Co. v. Woolen Co			590	
	N.				
NATURAL LIMITATION.	NATURAL LIMITATION.				

Of estates, see Property.

### NAVIGABLE WATERS.

Rights of littoral owners therein, see Property.

### NECESSARIES.

Liability of husband for wife's necessaries under void marriage, see Contracts.

## NEGLECT OF DUTY.

Of a sheriff-Amercement, see Debt.

xxxvi INDEX

NEGLIGENCE.  Doctrine of res ipsa loquitur—Electric companies.  Effect of Carmack Amendment on liability of car-	Α.	N.	r. c. 506	B. R.
riers for acts of God, see Carriers. Liability of carrier to infant invitee, see Passengers. Liability to third persons—Landlord and tenant Of chauffeur as creating liability to owner of automobile, see Master and Servant. Of owner's servant not imputed to invitee, see Master and Servant.			502	
Of parents imputed to children		382		
Violation of speed law as proof of		179		
NEGLIGENCE PER SE. Violation of a penal statute, see Torts.				
NEGOTIABLE INSTRUMENTS.				
Collateral security as value		68o	499	
NEUTRAL.				
Vessel—Continuous voyage, see International Law.				
NEUTRAL POWERS.				
The maintenance of Swiss neutrality in the present war	315			
NEW TRIAL.				
Misconduct of juror as ground, see Jurors.  New York Central R. R. v. White		682		
NONFEASANCE. Liability of railroad to infant invitee, see Passengers.				
NON-USER. As a surrender of an easement, see Property.				
NOTICE.  To guarantor to constitute a valid guaranty, see				
Contracts.  To guarantor or surety of acceptance of guaranty.  Necessity for notice of acceptance of guaranty, see			503	
Contracts. Through agent, see Agency. Noyes v. Gagnan			809	
U DTWN, PASKET V				

O. OFFENSES.	A.	N.	R. C.	В. Р.
In criminal law as evidence			492	
OFFER.  Vote of unincorporated association as an offer, see Contracts.				
OFFICIAL INDEX TO STATE LEGISLATION.				
Compiled by Joint Committee on National Legislative Information Service		488	301	205
O'Neal, Stewart v			804	509
OPINION.				
Competency of expert to testify as to value of land, see Evidence.				
OPTION.				
Exercise of, as an equitable conversion, see Equity.				
ORDINANCE.				
Breach of as proof of negligence, see Negligence.				
OTHER ACTS.				
Admissibility, in criminal suits, see Evidence.  Ortheimer, Samstay v		799	195	
Owe Sam Goon, Backus v			699	
OWNERSHIP.				
Of stock quotations, see Property.				
P.				
Pagano v. Beseler Co Palon v. Great Northern R. R			389 596	
PARENT AND CHILD.				
Daughter's dressmaker's bills			810 697	
PAROL GIFT.				
Time to the state of the state				

Effect of on a title by prescription, see Property.

xxxviii INDEX

PAROL PROMISES.	A.	N.	R. C.	B. R.
Admissibility, when promise is the inducement of a				
written contract, see Evidence.				
Parrone v. Equitable Co			704	
PARTIES.				
Joinder of for injury to third persons by a				
servant, see Master and Servant.				
PARTNERSHIP.				
Liability of firm for partners' contracts			195	
Liability of new firm for debts of old			395	
The Uniform Limited Partnership Act	715			
PASSENGER.				
In an automobile-Independent negligence-Knowl-				
edge of driver's intoxication, see Property.				
Whether an infant invitee is a passenger			194	
Who is, see Carriers.				
Pearce, Atlanta Journal Co. v			92	
Pease v. Whitney  Peek v. Derry Rule, see Deceit.			94	
Feer V. Derry Rule, see Decen.				
PENAL STATUTE.				
Violation of, as negligence per se, see Torts.				
PENNSYLVANIA.				
Consequential damages in eminent domain, see				
Eminent Domain.				
Criminal code of, see the Criminal Code of Penn-				
sylvania.				
Practice Act of 1915	424			
I. Appeals from judgments of justices of the	425			
2. Exception of libel and slander	426			
3. Abolition of demurrer	428			
4. Content and form of pleadings	431			
5. Defense of executors	433			
6. Defense by municipalities	435			
7. Specific denial	435			
8. Statement of claim	437			
9. Endorsement of statement of claim	439			
10. Plaintiff asking for an account 11. Judgment for want of an affidavit of de-	439			
fense before the return day of the writ	441			
12. Affidavit of defense by a stranger	446			
13. Service of copy of pleading	446			

INDEX xxxix

	A.	N.	R. C.	B. R.
14. Affidavit of defense in trespass	449			
15. Set-off and counter-claim	455			
16. Counter-claim in an action of trespass	457			
17. Plaintiff's attack on insufficient set-off or	0			
counter-claim	458			
19. Demurrer and answer in the affidavit of	462			
defense	463			
20. Practice on statutory demurrer	464			
21. Striking pleadings from the record	468			
22. Application to pending proceedings	469			
Recent legislation on divorce, see Divorce.				
PENNSYLVANIA PRACTICE ACT OF 1915.				
Account—Procedure			696	
Penna. R. R. v. Sonman		368 n. 6, 3	370	
People v. Cole		293		
People v. Dommer			590	
People v. King			595	
People v. Thau			391	
People v. Wilkinson			302 589	
t conta, we that we will be a contained and a			509	
PERFORMANCE.				
Impossibility of, as an excuse for breach of con-				
tract, see Contracts.				
Perkins, Comm. v			593	
PERPETUITIES.				
Rule against, see Property.				
PHILOSOPHY.				
Decline of traditionalism and individualism	764			
PHOTOGRAPHS.				
Originality, for copyright, see Copyright.  Pierce, State v				
Tieree, State V		170, 173 n	. 17	
PIPE.				
Leak from, see Trespass.				
Planters' Bank, Brown Co. v			503	
PLEADING.				
Form of plea in abatement			598	
Pennsylvania Practice Act, 1915, see Pennsylvania.				

See Electoral College.

PLEAS.	A.	N.	R. C.	B. R.
Form of plea in abatement, see Pleading. Former jeopardy as a bar to a criminal action, see  Jeopardy.				
PLEDGE.				
Validity of—Defenses in bankruptcy			494	
POLICE POWERS.				
Of municipal corporations to prohibit billboards in residential districts, see Constitutional Law.  In prohibiting keeping of intoxicants in club lockers			189	
POLICE REGULATIONS.				
Unreasonable—"Imported Eggs," see Constitutional Law.				
POLICEMAN AS EMPLOYEE.				
See Master and Servant.				
Potter Co. v. Marsch			391	
POWERS.			309	
Of consuls to deal with property of their nationals Of interpretation given the judiciary under foreign codes, see Judiciary. Of trustees—Construction of trust, see Trusts.		689		
PRACTICE.				
Necessity for leave to sue a receiver, see Receivers. Rule-making power in England, see Procedure.				
PRACTICE ACT.				
Of Pennsylvania, 1915, see Pennsylvania.				
Pratt, Main v			811 95	
PRESCRIPTION.				
Title thereunder—Effect of a parol gift, see Property.				
PRESIDENT OF UNITED STATES.				
Electoral College and presidential suffrage, see Electoral College.				
DESCIDENTIAL SUPERACE				

INDEX xli

2000				
PRESS. Freedom of, see Constitutional Law.	Α.	N.	R. C.	B. R.
Preedom of, see Constitutional Law.				
PRESUMPTION. From failure to produce evidence, see Evidence. Of negligence from violation of ordinance, see Negligence.				
PRINCIPAL—AGENT. As affected by notice through the agent, see Agency.				
PRIVATE CORPORATIONS.				
Law of				711 511
PRIVILEGE. Attorney and client, see Witnesses. Slander, see Torts.				
PROCEDURE.				
Account under Pennsylvania Practice Act of 1915. Effect of appeal on judgment of lower court Nature of right of appeal, see Appeal and Error. Necessity for leave to sue a receiver, see Receivers. Rejection of juror as ground for new trial, see Trials.			696 804	
Rule-making power in England		797		101
PROHIBITION.				
Scope of writ			387	
PROMISE.				
Of immunity as affecting confession, see Confession.				
PROPERTY.				
Adverse possession—Colour of title—Tax deed			306	
Continuity of adverse possession Continuous and apparent easements Control by the dead  I. Control of property by the dead  a. The testamentary power  b. Selection of beneficiaries  c. Nature of disposition	632 527 528 529 535	76	396	
1. Conditions and conditional limitations	535			

xlii INDEX

	A.	N.	R. C.	B. R
2. Trusts and powers	537			
Covenant of seizin			598	
Damages for "spite" wall		73	0,	
Deed—Delivery in escrow		70	811	
Dependent relative revocation of wills, see Wills.				
Easements—Surrender by non-user			307	
Fixtures—Buildings			811	
Gist of real property law			011	6
				603
Husband and wife—Power of husband to mortgage			701	
Landlord and tenant—Liability to third persons			502	
Law of eminent domain				711
Merger of life estate—Liability of remainderman				
for repairs			812	
Mistake as to boundary as constituting adverse				
possession			94	
Natural termination of estates	325			
I. Direct limitations	325			
2. Collateral limitations	329			
Nuisance by lessee of adjoining property as breach	0-2			
of covenant of quiet enjoyment, see Land-				
lord and Tenant.				
Ownership of stock quotations		482		
Restrictive covenant, interpretation of "dwelling,"		402		
see Covenants.			0	
Rights of littoral owners in navigable waters			308	
Rule against perpetuities		485		
Tenancy in common—Time for redemption by				
cotenant			702	
Title by prescription—Effect of a parol gift			308	
Water courses			813	
See also Wills.				
Wills—Gift to illegitimate child			703	
Wills—Testament or deed			813	
			•	
PUBLIC INTEREST.				
As affecting specific performance of contracts, see				
Specific Performance.				
•				
PUBLIC OFFICER.				
Acts of bribery by, see Bribery.				
DUDI IO GEDUICE CODDODATIONS				
PUBLIC SERVICE CORPORATIONS.				
Liability of carrier for destruction of goods by				
act of God, see Carriers.				
PUBLIC UTILITY SERVICE.				
Reasonableness and legal right if the "Minimum				
Charge"				512

Q.  QUARTER SESSIONS.  Court of—Jurisdiction	A.	N.	R. C.	В.	R.
•			498		
QUASI CONTRACT. Right of members of family to recover, see Contracts.					
QUIET ENJOYMENT.  Covenant for, whether broken by nuisance by lessee of adjoining property, see Landlord and Tenant.					
QUOTATIONS.					
Of stock—Ownership, see Property.  Ragan, Sanders v	58	4, 586 n	1. 7		
R.					
RAILROADS.					
Interest of public as affecting specific performance of contracts by railroads, see Specific Performance.					
RAPE.					
Coercion—Threat of arrest			96		
Rasumssen, Royer v		600	306		
Re Bede Steam Shipping Co		692	703		
Re Timson	18	32, 183 1			
RECEIVERS.					
Necessity for leave to sue a receiver		794	701		
RECKLESS STATEMENTS. As basis for liability in deceit, see Deceit.					
<b>RECORDS.</b> Of coroner's inquest as evidence, see Evidence.					
REDEMPTION. By cotenant—Tenancy in common, see Property.					
RELEVANCY.					
Of evidence of former offenses in criminal suit, see Evidence.					

# REMAINDERMAN.

Liability for repairs, see Property.

xliv INDEX

REMEDIES.	Α.	N.	R. C.	B. R.
For disobedience of equity's decrees, see Equity.				
RES ADJUDICATA.				
As affected by fraud, see Fraud.				
RESCISSION.				
Of contract as affecting duty to return chattel, see Sales.				
RESCISSION OF CONTRACTS.				
See Contracts.				
RES IPSA LOQUITUR.				
Negligence—Electric companies, see Torts.				
RESIDENTIAL DISTRICTS.				
Police powers of municipal corporations to prohibit billboards within, see Constitutional Law.				
RES JUDICATA.				
Judgment in a previous suit as a bar, see Judgments.				
REVERSAL.				
On appeal and error of a cause, see Appeal and Error.				
REVOCATION.				
Dependent relative revocation, see Wills.				
Rex v. Baskerville			592	
Rex v. Casement			593	
Rex v. Willis			91 396	
			• •	
RIGHTS. Of eminent domain				711
				/11
ROAD LAW.				
Consequent damages in eminent domain in Pennsylvania, see Eminent Domain.				
Robbins v. Brazil Co			814 705	
ROMAN LAW.				
Difference between "arbiter" and modern arbitra-				
tors, see Arbitrators.  Rose Auto Co., Hall v		785		
Rosendahl, Southwith et al. v		, 53	85	

INDEX xlv

RULE MAKING.	Α.	N.	R. C.	B. R.
Authority of English Supreme Court				816
Royer v. Rasumssen			306	010
St. Louis & S. F. R. R. v. Bell			202	
St. Vincent Society, Masitis v			696	
2.7			0,0	
s.				
SALES.				
Chattel mortgages—Statement of consideration—				
Sufficiency			704	
Delivery to carrier—Right to inspect			814	
Duty to return on rescission of contract			197	
Passage of title on delivery to carrier			196	
Violation of license statute as affecting validity			599	
Salvation Army v. Wilcox			591	
Samstay v. Ortheimer			195	
Sanders v. Ragan	5	84, 586 1	1. 7	
SAVINGS BANKS.				
Liability of, for payment to other than depositor			198	
Schell v. DuBois	17	79, 181 1	1. 5	
Schlecter v. Felton			191	
Schwann v. Cotton-Hayles		76 n. 1		
SCOPE OF EMPLOYMENT. See Master and Servant.				
Liability of owner of automobile for chauffeur's negligence, see Master and Servant.				
Scott, Evansville Ry. v			813	
•				
SEARCHES AND SEIZURES.				
And return of papers unlawfully taken, see Constitutional Law.				
Seeherman v. Wilkes-Barre Co			506	
Sewell, Southern R. R. v			505	
Shamanek v. Chicago Ry. Co			308	
Shepard v. Mendenhall			815	
SHERIFF'S AMERCEMENT.				
For neglect of duty, see Debt.				
Sherton, Albertson v			598	
Shinsky v. Tracey			706	
Shinsky v. Tracy		799		
Sioux Falls Co., Hall v		785		
Sixty years of American life				710

xlvi INDEX

SLANDER.	A.	N.	R. C.	B. R.
Privilege, see Torts.				
Smith, Katz v			392	
Sneed, Ewell v			707	
Sonman, Penna. R. R. v	3	68 n. 6, ;	370	
Southampton Co. v. Stride			597	
Southern Bell Telephone Co. v. Mitchell			87	
Southern R. R. v. Sewell			505	
Southwith et al. v. Rosendahl			85	
SPECIFIC PERFORMANCE.				
In equity—Contracts—War, see Equity.				
Of a contract to arbitrate, see Arbitration.				
Of mortgages			388	
Public interest as affecting			198	
<del>-</del>				
SPEECH.				
Freedom of, see Constitutional Law.				
SPIRITUALISM.				
As an insane delusion—Testamentary capacity—				
Wills			502	
Sroka v. Halliday			97	
"STAGES" IN JEWISH LAW.				
See Hebraic Law.				
State v. Cavanaugh			96	
State v. Cleveland Penna. Ry. Co			308	
State, Crowley v			189	
State v. Lamb	37	2 n. 11,	-	
State v. Pierce		o, 173 n		
	•	, ,	•	
STATEMENTS.				
Reckless—As an element of fraud, see Fraud.				
STATUTES.				
Constitutionality of "Blue Sky Laws," regulating				
dealings in corporate securities, see Con-				
stitutional Law.				
Giving right to appeal—Nature of this right, see				
Appeal and Error.				
Interpretation of, see Interpretation of Statutes.				
Interpretation of as regards practice of medicine		293		
Uniform Partnership Act, see Partnership.				
United States Compiled Statutes				603
Violation of license statute as affecting validity of				-
sale			59 <b>9</b>	
Stauffer v. Koch		787		
Stewart v. O'Neal			804	
Stewart v. Street Ry. Co			99	

STOCK.	A.	N.	R. C.	B. R
Quotations—Ownership of, see Property.  Refusal of directors of corporation to register a transfer, see Corporations.				
STOCKS AND BONDS.  Constitutionality of "Blue Sky Laws" regulating dealings in corporate securities, see Constitutional Law.				
Stokely, Mather v			598	
STREET RAILWAYS.				
What degree of care necessary, see Torts.  Street Ry. Co., Stewart v  Strickland, Sulzberger Sons Co. v  Stride, Northampton Co. v			99 311 597	
SUFFRAGE, PRESIDENTIAL.				
See Electoral College.				
SUFFRAGE.				
Proposed amendment of woman suffrage, see Constitutional Law.				
Sulzberger Sons Co. v. Strickland			311 100	
SUNDAY LAWS.				
Operation of a barber shop			201	
SURETYSHIP.				
Ability of husband or wife to be surety, see Husband and Wife.				
Indemnity against liability and against loss			705	
Notice to guarantor of acceptance of guaranty Scope of guaranty, see Guaranty.			503	
Switch Co., Williams v			194	
SWITZERLAND.				
Neutrality during present war, see Neutral Powers.				
<b>T.</b>				
Taggus State Bank, Minn. Life Ins. Co. v			299	
TAXATION.				
Right to tax a foreign corporation, see Constitutional Law.				
Is tax claim a debt? See Contracts.				

xlviii INDEX

TENANCY IN COMMON.  Time for redemption by cotenant, see Property.	Α	Ν.	R. C.	B. R.
TESTAMENTARY CAPACITY.  Wills—Insane Delusion—Spiritualism			502	
TESTAMENTS.				
See Wills.				
Thau, People v Thaw, Gleason v			391 600	
The Hakan	374	n. 11, 3	376	
"THE LAW" AND THE LAW OF CHANGE.				
A tentative study in comparative jurisprudence A. Roman continental law	659 670			
B. Anglo-American law	671			
C. Jewish law	674 677			
The man in court	0//			709
The Maracaibo		481		,-,
THEATRE.				
Injury because of negligence on stage, see Torts.				
Thompson, Rogers v Thomas v. Byrd			705 813	
THREAT OF ARREST. As coercion in rape, see Rape.				
TICKER.				
Service — Ownership of stock quotations, see Property.				
TIME-LIMIT.				
For claims against carriers, see Carriers.				
TITLE.				
Of goods delivered to carrier when bill of lading is given, see Sales.				
Title Co., Hoffman v			704	_
Titles to real property			806	206
TORTS.				
Admiralty jurisdiction		798	298	
Conspiracy to procure a breach of contract			504	

INDEX xlix

	A.	N.	R. C.	B. R.
Degree of care necessary by street railways			99	
Duty of municipal corporations to erect barriers				
along streets			93	
Duty to trespasser—Misfeasance			505	
Independent negligence of passenger—Knowledge			3-3	
of driver's intoxication			309	
Injury to trespasser by an unlicensed automobile.			96	
Liability for accident from fireworks at a celebra-			90	
tion			96	
Liability for false statements of intention, see			90	
Deceit.				
_ 55555				
Liability of carriers to infant invitee, see Passengers.				
Liability of owner's chauffeur not imputed to				
invitee, see Master and Servant.				
Liability of towns			814	
Loss of will as damages under Compensation Acts,				
see Damages.				
Negligence—Doctrine res ipsa loquitur			506	
Negligence of parents imputed to children, see				
Negligence.				
Negligence on stage of theatre			98	
Slander—Privilege—Bankrupt creditors' meeting			705	
The law of torts				604
Trade boycott			706	
Trespass—Rocks thrown by blasting			310	
Violation of penal statute as negligence per se			311	
TOWNS.				
Liability, see Torts.				
Tracey, Shinsky v			706	
Tracy v. Shinsky		799	•	
Tracy v. Osborne		799		
		7 7 7		
TRADE BOYCOTT.				
See Torts.				
TRADE NAMES.				
Descriptive names			100	
Geographical names and descriptive words			506	
TRADE RISK.				
Industrial diseases, see Workmen's Compensation				
Act.				
1101.				
TRADITIONALISM.				
TO 41 1 TO 11 1				

## TRANSFER.

Decline in, see Philosophy.

Of stock of a corporation—Refusal of directors to register, see Corporations.

1 INDEX

TREASON. Scope of, see Criminal Law.	Α.	N.	R. C.	B. R.
TRESPASS.  Rocks thrown by blasting, see Torts.  Rule of "Rylands v. Fletcher"		489		
TRESPASSER.				
Duty to—Misfeasance			505	
TRIALS.				
Amount of interest to disqualify a witness, see Evidence.				
Competency of expert to testify as to value of land, see Evidence.				
Evidence of former trials, admissibility, see Evidence.				
Form of plea in abatement, see Pleading.  Misconduct of juror as ground for new trial, see  Jurors.				
Necessity for corroboration of story of an accomplice, see Evidence.				
Procuring of absence of a witness as a crime, see Criminal Law.				
Rejection of juror as ground for new trial			600	
TRUSTEE.				
Power of, construction of trusts, see Trusts. Want of, charities, see Trusts.				
Trustees, Erdman v			806	
TRUSTS.				
Charities—Want of trustee			707	
Construction of—Power of trustees			312	
Cy près doctrine		801		
Tuttle v. Lumber Co			394	
U.				
ULTRA VIRES.				
Acts of corporations—Power to lend money, see Corporations.				
As a defense, not available until return of profits			C-0	
collected thereunder			608	

R.

UNIFORM LAWS. The Uniform Limited Partnership Act, see Partnership.	A.	N.	R. C.	В.
UNLICENSED AUTOMOBILE. Injury to trespasser, see Torts. United States, Erber v U. S., Hall v United States, Lamar v U. S., Toledo Co. v United States, Weeks v U. S. Casualty Co. v. Griffis		67, 70 n. 790	303 497 188 806	
v.				
VACATING.  A judgment in equity on ground of fraud, see Judgments.				
VALUE.				
Collateral security as, see Bills and Notes.				
VESSEL.				
Neutral, continuous voyage, see International Law.				
When a foreman is a vice principal and when a fellow servant, see Master and Servant.  Vinegar v. Leftwich			393	
VIOLATION.				
Of Sunday law—Necessity of warrant, see Arrest.				
VOLUNTARY.  Character of confessions as affected by promise of immunity, see Confessions.				
VOLUNTARY CHARACTER. Of a confession, see Criminal Law.				
VOLUNTARY CONFESSIONS.  Character of, in evidence, see Evidence.  Voorhees v. Blum  Vorhis, Dammeyer v			196 502	
VOYAGE.				
Continuous, of a neutral vessel, see International Law.				

#### W

W.				
WALL.	Α.	N.	R. C.	B. R.
Damages for a "spite" wall, see Property.				
Walther v. American Paper Co			700	
WAR.				
Contracts enforceable in equity, see Equity.				
Conventions and declarations concerning arbitra-				
tion and neutrality				314
WARRANT.				
Necessity of, for violation of Sunday law, see Arrest.				
WARRANTY.				
Covenant of quiet enjoyment, as affected by				
nuisance of tenant of adjoining property,				
see Landlord and Tenant.		60		
Washington, Mountain Timber Co. v		682		
WATER COURSES.				
See Property.				
Waters v. Meakin		_	390	
Weeks v. United States		67, 70 n.	3	
Wellman v. Gagnon		801	.0	
Wendell v. Peoria			589	
Wenig, Hinchliffe v			186	
Western Co., Lake v			197	
Western Tel. Co., Greer v		.0	305	
Western Union Co. v. Foster		482		
Whitehall Cement Mfg. Co., Mulshanock v		682		
Whitney, Pease v			310	
Wichita, Griswold v			94 810	
within, Griswold V			010	
WIFE.				
Liability of husband for wife's necessaries under				
void marriage, see Contracts.				
Of an accomplice—Testimony as corroboration, see Evidence.				
Wilbur v. Calais			500	
Wilcox, Salvation Army v			591	
Wilkes-Barre Co., Seeherman v			506	
Wilkinson, People v			302	
Williams v. Switch Co			194	
Willis, Rex v			91	

INDEX liii

WILL POWER.	A.	N.	R. C.	B. R.
Loss of, as damages, see Damages.				
WILLS.				
Construction of word "issue" in bequests Control of property by the dead, see Property.		182		
Dependent relative revocation		581		
Gift to illegitimate child		-	703	
Incorporation of a letter by reference			203	
Interpretation of "widow"			<b>3</b> 97	
Testament or deed, see Property.				
Testamentary capacity—Spiritualism			502	
WITNESS.				
Attorney and client—Privilege			815	
Competency of, see Evidence.				
Procuring of absence of witnesses as a crime, see				
Criminal Law.				
WOMAN SUFFRAGE.				
Proposed constitutional amendment, see Constitu-				
tional Law.				
Woolen Co., Mutual Co. v			590	
Wooster v. Fiske			307	
WORKMEN'S COMPENSATION ACT.				
See Master and Servant.				
WORKMEN'S COMPENSATION.				
Compensation for industrial diseases	513			
Compulsory, constitutional law		682		
Constitution of Pennsylvania			496	
Employee and independent contractor, distin-				
guished, see Master and Servant.				
Hearsay evidence under act, see Evidence.				
Injury arising out of the employment Injury arising out of and in the course of the			700	
employment—Effect of pre-existing disease			93	
Injuries arising in the course of the employment		80	93	
Loss of will as damages, see Damages.		-		
Scope of authority of employee, see Master and				
Servant.				
Walking on railroad to work			701	
WORKS OF NECESSITY.				
As an exception to statutes forbidding Sunday				
labor, see Sunday Laws.  Wrightsville Co. v. McElroy			698	
g			<del>oy</del> o	

liv INDEX

WRITS.	Α.	N.	R. C.	B. R
Scope of prohibition, see Prohibition.				
Wyatt, Hale v			305	
Y.				
Yardum, Abraham v		489		
<b>z.</b>				
Zuckerman, Brinkman v	3	77, 178 n	. I	